

**LOCAL LAWS
OF
THE CITY OF NEW YORK
FOR THE YEAR 2017**

No. 92

Introduced by Council Members Rosenthal, Eugene, Rodriguez, Chin, Gentile, Cohen, Johnson, Menchaca, Deutsch, Gibson, Richards, Constantinides, Lancman, Van Bramer, Vacca, Koslowitz, Torres, Espinal, Kallos, Vallone, Levin, Crowley, Williams, Rose, Levine, Reynoso, Garodnick, Dromm, Ferreras-Copeland, Cabrera, Greenfield, Maisel, Lander, Koo, Treyger, Cornegy, Salamanca, Barron and Ulrich.

A LOCAL LAW

In relation to requiring a report regarding the feasibility of implementing Barnes dance pedestrian interval crossing systems at high-crash intersections

Be it enacted by the Council as follows:

Section 1. As used in this local law, the following terms have the following meanings:

Department. The term “department” means the department of transportation.

Barnes dance pedestrian interval crossing system. The term “Barnes dance pedestrian interval crossing system” means a system of utilizing pedestrian control signals that allows pedestrians an exclusive interval in which to completely cross in any direction, including diagonally, within the intersection while traffic is stopped in all directions.

Exclusive pedestrian phase. The term “exclusive pedestrian phase” means a signal phase that allows pedestrians to completely cross any marked crossing of an intersection or street crossing while traffic is stopped in all directions.

Mid-block crossing. The term “Mid-block crossing” means a marked pedestrian crossing of a street at a location between intersections.

One-way-away T intersection. The term “One-way-away T intersection” means an intersection with three legs in a T configuration at which the street that ends in the intersection is a one-way street traveling away from such intersection.

§ 2. The department shall prepare a report regarding the feasibility of implementing Barnes dance pedestrian interval crossing systems at high-crash intersections. Such report shall include locations of signalized intersections or signalized street crossings utilizing an exclusive pedestrian phase, disaggregated by type of intersection or street crossing, such as a mid-block crossing or one-way-away T intersection. Such report shall also include an update on implementation of the action plan included in the left turn pedestrian and bicyclist crash study entitled “Don’t Cut Corners,” published by the department in August 2016 and prepared pursuant to local law 21 for the year 2014. The department shall post on its website and submit to the mayor and the speaker of the city council such report no later than August 1, 2017.

§ 3. This local law takes effect immediately and remains in effect until the submission of the report required pursuant to section two of this local law, upon which submission, this local law is deemed repealed.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s.:

I hereby certify that the foregoing is a true copy of a local law of The City of New York, passed by the Council on May 10, 2017 and approved by the Mayor on May 30, 2017.

MICHAEL M. McSWEENEY, City Clerk, Clerk of the Council.

CERTIFICATION OF CORPORATION COUNSEL

I hereby certify that the form of the enclosed local law (Local Law No. 92 of 2017, Council Int. No. 1177-A of 2016) to be filed with the Secretary of State contains the correct text of the local law passed by the New York City Council and approved by the Mayor.

STEPHEN LOUIS, Acting Corporation Counsel.